JAN. 30. 2007_ 3:18PM		NO. 8086—P. 1
FORM PTO-1894		
(Rev.10/02) RECO		
OMB No. 0551-0027 (exp. 6/30/2005)	TRADEMARKS ONLY	
To the Honorable Commissioner of Patents and	Trademark <u>s: Pleas</u>	e record the attached original document(s) or copy(ies) thereof.
1. Name of conveying party(ies):		2. Name and address of receiving party(ies):
UCB Pharma, Inc.		Name: <u>UCB, Inc.</u> Address: <u>1950 Lake Park Drive, Atlanta, GA 30080</u>
Individual Association General Partnership Limited Partnership X Corporation Other Citizenship - <u>Delaware</u>		Individual Association General Partnership Limited Partnership X Corporation Other
Additional name(s) of conveying party(ies) attached? No		Citizenship - <u>Delaware</u>
3. Nature of conveyance:		If assignee is not domiciled in the United States, a domestic representative designation is attached: $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
Assigns the entire interest and goodwi Merger Security Agreement X Change of Name Change of Assignee Address	91	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? <u>No</u>
Execution Date: December 28, 2005		
4. Application number(s) or registration nu	mber(s):	
A. Trademark Application No.(s)		B. Trademark Registration No.(s)
		2,785,617; 2,785,616; 2,762,827; 1,073,449; 2,493,866; 0,856,902; 0,830,493; 0,590,763; 2,055,382; 2,055,381
Additional numbers attached? No		
5. Name and address of party to whom cor concerning document should be mailed	respondence	6. Total number of applications and registrations involved: 10
Name: <u>WENDEROTH, LIND & PONACK,</u> Internal Address: <u>Nils E. Pedersen</u> Street Address: <u>2033 K Street, N.W., Suite</u> City: <u>Washington</u> , State: <u>DC</u> ZIP: <u>20006</u>	<u> 800</u>	7. Total fee (37 C.F.R. 2.6(b)(6) & § 3.41) \$265 Enclosed Check No X Authorized to be charged to deposit account
		8. Deposit account number: 23-0975
	DO NOT USE T	(Attach duplicate copy of this page if paying by deposit account) HIS SPACE
9. Statement and signature: To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Nils E. Pedersen January 30, 2007		
Name of Person Signing	Signature otal number of pa	Date ges including cover sheet, attachments, and document: <u>5</u>
Documents to be record or mailed to: Mail Stop Assignment Recorda	ed (including cover s tion Services, Direct	cheet) should be faxed to (571) 273-0140, or of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450.

Delaware

DAGE T

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"CELLTECH PHARMACEUTICALS, INC.", A DELAWARE CORPORATION,
"UCB PHIP, INC.". A DELAWARE CORPORATION,

WITH AND INTO "UCE PHARMA, INC." UNDER THE NAME OF "UCE,
INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF
THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE
TWENTY-EIGHTH DAY OF DECEMBER, A.D. 2005, AT 4:57 O'CLOCK P.M.

AND I DO HEREBY EURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2005, AT 11:59 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

2138606 8100M

051067993

Harriet Smith Hindson

Harriet Smith Windsor. Secretary of State
AUTHENTICATION: 4410382

DATE: 12-29-05

State of Dalemare
Senretary of State
Senretary of State
Division of Corporations
Dalivered 04:56 FM 12/28/2005
FILED 04:57 FM 12/28/2005
SEV 061067993 - 2130606 FILE
MERITARE
MERITARE State of Dalaware

MERGING

UCB PHIP, INC. and CELLTECH PHARMACEUTICALS, INC.

with and into UCB PHARMA, INC.

(Under Section 253 of the General Corporation Law of Delaware)

Pursuant to Section 253 of the General Corporation Law of Delaware, UCB Pharma, Inc., a corporation incorporated on September 23, 1987 under the laws of the State of Delaware (the "Corporation"), does hereby certify as follows:

FIRST: That UCB Phip, Inc. ("Phip") was incorporated in the State of Delaware on October 2, 1998

SECOND: That Celltech Pharmaceuticals, Inc. ("Celltech"; Phip and Colltech hereinafter referred to jointly as the "Stibsidiaties") was incorporated in the State of Delaware on January 27, 1998,

THIRD: That the Corporation is the sole shareholder and owns One Hundred Percent (100%) of the issued and outstanding capital stock of each of the Subsidiaries.

FOURTH: That the Corporation, by the following resolutions of its Board of Directors, duly adopted by unanimous written consent dated <u>becamber</u> 28 ___, 2005, determined to merge the Subsidiaries into the Corporation pursuant to and in the meaner prescribed by Section 253 of the General Corporation Law of the State of Delaware:

Merger of UCB Phip, Inc. and Calltech Pharmaceuticals, Inc. into the Corporation

WHEREAS, the Corporation lawfully owns all of the issued and outstanding capital stock of (i) UCB Phip, Inc., a Delaware corporation, and (ii) Celltech Pharmaceuticals, luc. a Delaware corporation, (collectively, the "Subsidiaries");

WHEREAS, pursuant to Section 253 of the General Corporation Law of Delaware, the Corporation desires to have the \$mbsidiaries merge into the Corporation, and to be possessed of all the estate, property, rights, privileges, and franchises of the Subsidiaries;

WHEREAS, the Corporation intends and desires to have the merger contemplated by this written consent qualify under the internal revenue laws as a tax-free reorganization under Internal Revenue Code Section 332 or Section 368; and

WHEREAS, the Corporation desires to change its name to "UCB, Inc." in connection with the merger of the Subsidiaries into the Corporation;

NOW THEREFORE, BE IT RESOLVED, by the Board of Directors, that the Corporation merge said Substitiaties into the Corporation and assume all of the liabilities and obligations of the Substitiaties;

FURTHER RESOLVED, by the Board of Directors, that, in connection with such marger, the Corporation change its name to "UCB, Inc."; and

FURTHER RESOLVED, by the Board of Directors, that Jeffrey Fasy, as Treasurer, Richard I. Paris, Jr., as Secretary, or any other Officer of the Corporation, be and hereby are authorized, empowered, and directed, acting singly or jointly, to make, execute, and deliver for and on behalf of the Corporation any and all documents, agreements, certificates, affidavits, and instruments, including, with out limitation, a Certificate of Ownership and Merger attached hereto as <u>Briolbit "B"</u> to pay any and all filing or other fees with the Secretary of State of the State of Delaware or any other governmental body or agency, and to take all such further action as such person may deam necessary or proper or convenient or desirable on behalf of the Corporation to effectuate the merger of the Subsidiaries into the Corporation as a textiree reorganization under Internal Revenue Code Section 332 or Section 368.

FIFTH: That the Corporation's Certificate of Incorporation shall be amended as follows:

Article FIRST, setting forth the name of the Corporation, shall be amended to read in its entirety as follows:

"FIRST: The name of the Corporation is UCB, Inc."

SIXTH: That the merger and name change provided for herein shall become effective as of December 31, 2005 at 11:59 P.M. (EST).

[Signatures follow on the next page.]

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[Signatures begin and end on this page.]

IN WITNESS WHEREOF, the Corporation has caused its corporate seal to be affixed and this Certificate of Ownership and Merger to be signed by an authorized officer this 28 th day of December, 2005.

UCB PHARMA, INC.

Jeffrey Pasy, Tressure

ATTEST:

By: Francisco III Company

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